

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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CERTIFIED TRANSPORTATION GROUP, INC.,

Plaintiff,

08 Civ. 0430 (DAB)

-against-

CARGOLUX AIRLINES INTERNATIONAL, S.A.,

Defendant.

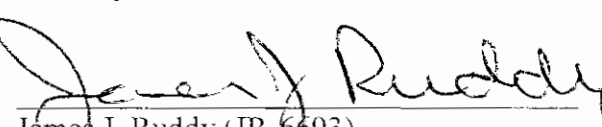
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No answer having been filed and the captioned action having been settled, it is hereby discontinued as to all parties pursuant to Rule 41(a)(1) of the Federal Rules of Civil Procedure with prejudice but without costs as to any party, subject to re-opening by letter application in the event that the settlement is not consummated within thirty (30) days of entry hereof.

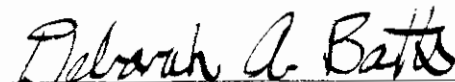
Dated: New York, New York
February 27, 2008

McDERMOTT & RADZIK, LLP.
Attorneys for Plaintiff

By:


James J. Ruddy (JR-6693)
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New York, New York 10005
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Ref.: 24-07-1118 JJR

SO ORDERED:


Deborah A. Battle

U.S.D.J.

3/7/08